# MANDATORY JUDICIAL NOTICE WRIT OF QUO WARRANTO WITH PROOF OF CLAIM AND ALLODIAL FEE SCHEDULE

#### **PRIVATE**

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT

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## THIS IS NOT A PUBLIC COMMUNICATION

Case # MJ-09201-CR-0000039-2018

## SILENCE IS ACQUIESCENCE, AGREEMENT, AND DISHONOR THIS IS A SELF-EXECUTING CONTRACT

April	. 2018	•
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#### **ADMINISTRATIVE REMEDY**

(Treaties and Constitution Enforced)

From: elam, rashaan, mechelle; sui juris
c/o 1004 North West Street
Apartment 5
Carlisle, pennsylvania (non Domestic, without the U.S.)
[17013]-9998

To: c/o Paul M. Fegiey

2260 Spring Road, Suite# 3 Carlisle, Pennsylvania 17013

NO PORTION OF THIS PRESENTMENT IS INTENDED TO HARASS, OFFEND, CONSPIRE, INTIMIDATE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. ANY AFFIRMATION CONTRARY TO THIS VERIFIED STATEMENT WILL COMPRISE A CONFESSION OF FRAUD UPON THE AGENCY OR COURT WHERE SUCH REPRESENTATION IS MADE. THIS WRIT

WILL SERVE AS EVIDENCE AND TESTIMONY FOR AND ON THE RECORD OF THE ADMINISTRATIVE PROCEEDING. THE CLAIMANT'S SOLE INTENTION IS TO HONORABLY SATISFY ALL VERIFIED CLAIMS TO THE COMPLETE SATISFACTION OF ALL PARTIES, CLOSE ALL ACCOUNTS, AND MAKE ALL PARTIES WHOLE. CLAIMANT IS A PEACEFUL NEUTRAL NON-COMBATANT AUTOCHTHON AMERICAN MUUR WITH RESPECT TO THE CORPORATE UNITED STATES

One are, etam, rashdae, mechelle in halfite I propria personal for press on less does affirm and say, that One is of the age of majority and competent to state the facts and make the claims herein (Minnesota Rule 220). The attached affidavit will serve as evidence and testimony for the record and to be read into the record, and will be labeled exhibit (A). One affirms under the penalties of perjury that this document is true, correct and complete to the best of one's first hand knowledge. **NO THIRD PARTIES ALLOWED** 

Greetings: Jack Paul M. Fegley. I'll honor your proceedings by way of special appearance in a non-representative capacity for the purposes of correcting mistakes so as to facilitate settlement and closure on behalf of the defendant. Respective to the aforementioned, I require the mistakes on the record. outstanding jurisdictional issues, accounting, and "other" to be, addressed, clarified, verified, and/or corrected **prior to any trial** so as not to disadvantage either of the parties. Any the aforementioned denied and/or left standing will serve as grounds for appeal and/or removal into another court and/or show of cause for tort claim. Initially, I seek the following clarifications regarding this matter termed Proof of Claims to be placed On and For the record as proof that:

- claim, rashavin, mechalle has right to make rayout in the matter on behalf of the defendant;
- existing mistakes on the record have been addressed and corrected before proceeding towards a trial
- the prosecution has properly bonded the case;
- 4. rather than having administratively placed the fabricated nability responsibility of bonding the case upon the defendant, by way of policy of law activity via a prosecutorial and judicial collaboration corploying the use of word trickery during an unaignment in order to

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transfer/make the defendant hable for hald bonding (title 18 violation), the prosecution has used the burden of properly bonding the case itself.

5. The prosecution brings charges that use from defendant's breech of duty/obligation to "general law" enacted into law "by bill" on the legislature as per the Enacting Clause in the Constitution of the Commonwealth of Pennsylvania, Article III. Section 1. (contract) "OR" the prosecution brings charges that itse from defendant's to sech of duty/obligation to "special law" generals contract between the particle prior to any allegations of any breech of duty/obligation to said contract between the plantiff and defendant,

As provided Construction of the Community of the analytical Consequence (Consequence) is the Section 1.

No line stability present except by only a constitutional tensors of a consequence of a notice provided on the provided frequency in congress of given proves.

- 6. The elements of a valid consect days between the product valued prior to the allegations of any violations/changes under therefore
  - If jurisdiction did not be prior to the olleged violation, it cannot be attached thereafter
  - Jurisdiction fabricated administratively, after the fact, is an imposition of robot of law under UNC Table 18.
  - Low then the country of a country of very large free features in the first of the features in the first of the features.
- 7. there exists a verified complaint swore or affirmed under penalty of perjury by a plaintiff that is a real party in interest "OR" those exists an unverified complaint brought by an attorney bringing an interest soil against the esists of a long man unitability a corporate trace it (also while holding said living man hostage as surely thursful (ERCP 12 (b)(6)):
- a valid claim, arising from a valid occuract (law general or special), for which relief can be granted does exist;
- as a prosocutor has no evidence and is thereby not competent to testify, the prosecutor most allege and prove with witnesses, in personal jurisdiction, subject matter jurisdiction, and territorial jurisdiction;

- Note: When a judge contributes or interferes with the plaintiff's requirement to allege and prove incisdiction on the vectord, said judge is in violation of the Separation Of Powers Doctrine (see Charlield Tensi Ca.), United States 318 U.S. 363-371 1942).
- 10, the full disclopant of identity, status, and standing of all parties, so as to disadventage none;
- that PASHAAN 51 ELAM (and derivations and or viscations thereof) and BASHAAN ETAM
  (and convertions and it variations thereof as turing a kinc (also known as) surfair same are
  clarified, cornect and in accordance with the evidence thereto (identity theff);
- the prosecution presents evidence that etails inshear imachally will be able confort his accused or being the plaintiff, and not a tried party facting" as complained and/or in place thereof (FROP 12 th (6));
- 10. this is a court of competent jurisdiction that can hear law and rational, above and beyond more contract administration:
- 11. this is an Amile fit Count in which Article III Judge is presiding 1090 this is an Article I court of contract that has NO j. rediction over a living muo
  - Not even the continue of a continue line, some and for a content of the light though explaints to be it
    a matter drap even of the fulfilled mondates for sections.
  - An Article Learning supportions of Alexandr
- 15. elam, rashbum, mechello, a living woman, is being hold in physical and/or constructive custody as surety for RASHAAN M. ELAM, the estate being probated in this mattern by an Article III. Court in which an Article III. Judge is providing "OR" the living woman elam, rashban, mechelle is being hold in physical and/or constructive costody as surety for RASHAAN M. ELAM, the estate being probated in this matter by in Article I Court in which an Article I Judge is presiding:
- 12. should the matter proceeds to a trial, that said trial will be a "Trial by Jury" and not a "JURY TRIAL";

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- documents and evidence filed into record are eligible to become evidences that is recognized "On and For" the record and thoroby applicable to courtroom proceedings;
- 14. the evidence put into record for the defendant on behalf of clam, rashabit, mechelle stands as fact if not rebutted by competent witness testimony;
- 15. the evidence put into record regarding the "contract" that RASHAAN M. ELAM. has with the UNITED STATES (Title 56 § 4305 (h) (2) is adhered to under UNITED STATES law as per clam, rashaan, mechalic's deposit having been made to for UNITED STATES.
- **16.** the prosecution has presented evidence, and not just made claim, that elam, rashban, mechelic is a 14° Amendment citizen;
- 17. the instruments being refled upon to move the matter against the defendant are proven to be true, correct, and valid;
- that the detective's Declaration of Warrant/Summons is proven to be true and correct and/or does not contain perjured statements;
- 19. the procedures executed to move the matter administratively have not, do not, and will not harm, trespass upon, and/or violate the inalienable rights of the living man known as BASHAAN M. FLAM (and derivations and variations thereof) and/or the civil rights of the defendant known as BASHAAN M. FLAM (and derivations and variations thereof).
- 20. that malienable rights of elam, rushban, mechalle are recognized, understood, and given proper standing so as not be infringed upon during the attempt, known as case number MJ-09201 Cromobor39 2018, that being made to probate the elam, rushban, mechalle, estate.
- 21. the court's actions are consistent with N.R.S. 1.020 and 1.030, whereby the matter is being administrated in accordance therewith;
- 22. the vonue, respective to elam, rashpan, mechalte, in which the matter is being administered and/or fined is local "OR" foreign.

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- 23 The fraudulent process is as follows. As onces are civil, theogh often fraudulently called criminal. The courts are operating under trust law, assuming the Defendant' is a decedent. After finding the alleged Defendant' guilty, the court clocks self-file judgments to the Ecdard Courts. Since the Defendant is a decedent, the court officials consider themselves as a beneficiary.
- 24. When a judge tasks if a person understands, he seem asking if the person is hable for the board. If are not responsible to: the board of mis/those cases, but I will appoint the dodge as Trustee-Enduciary and be the Geneficiary of all proceeds.
- 25. The judgments are stamped with semething to the intention they To The Circle Of I had the back and taken to the federal discount window. The judgment now becomes a finite.
- 26. The United States Alterney's Office Las a port code number, NAICS (North American Identification Security Classification, Said NAICS number enables the United States Atterney's Office to trade globally all securities.
- 27 Air US federal courts are registered with the DOD (Department of Defense), where they are registered with COR (Contractor). Central Registration, unider the DOD which has another department with LDDS (Defense Legistrus Information Service), which issues a congression and government with the everything corresponds with their bank account.
- 28. All criminal cases not heard in an Article 3 count (District Court of the United States) are really livit, however, the courts again commit fraud by taboling the case as criminal. All cases which are parameter or an however guilty expeciation label the civil defendant (through entireful conversion) as folioss, when they are not. This is feast open the people at large, and certainly fraud open the alleged 'Defendants'.
- 20. All of the lawyers involved are arting a private debt collectors arounding to the EDCPA (\*ittle 15-\$1602). The BAP Association exempts them from having to be registered as such, however, they operate through call warrants, which are like a put, or a call. Doing margin calls is where

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they convert a case through (similar to a Will of Execution) use the case number to buy equity securities

- 30 Anytime when there is risk management involved at is for the securities. This is as underwriting company. When the hedge funds are going late the global market, they go through Loss Hermas. A trend holder and underwriting company and subdivision of Atlance SE of Manich Germany (Pinnon Bonds).
- 31. The count judgments are deposited with the IMF. Since this case obviously involves me, I have a drawing right to all precededs. Sine TICC \$3.005 and \$3.005. The count judgments are managedized according to TIII- 15, which is a volation of anti-business, and about after practices.
- 32. indictments are True Bills, meaning they are negotiable instruments. The District Attendity falled to give me a 1099 OVD showing pie et the propient of the Linds, which was trained upon the Thirty case. I have not been indicted but still request a 1035-000, unless the court wishes to close this account.
- 33. The unlawful funds, through fraud and deception, are deposited in the Ecderal Beserve Bank of New York and they have not paid the tax on this recomo. As conding to the IRC, this is a \$7201 of Title 29 version (with 1 bridge to fill, with the intent to evade inc. tax.
- **34.** According to the IRS §6200 Decoding Manual and the ADP (Automated Data Processing Manual), all 1000's are Class 5 gift and estate taxes. It am asking for a 1000 OiD in this case, as 1 am not willing to gift you the proceeds. It am hereby asking for the proceeds in their entirety, including interest.
- 05. According to Title 26 §303 & §7701, companies, conporations, and associations and firsts are all decedents. This means my all capital letter name is a corporation.

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36. That the dwage has a type of commission is supported as the coproducting in which is a type of commission to collect organize.

King's Bench, which is a opecial commission to collect organize?

## Matters to be Judicially Noticed

## The following Documents will be needed in order to go forward in this matter:

- A. The court public hazard bonds in this case:
- B. The Oaths office, Loyalty Oaths and surety bond information of all participating in this procedure,
- C. Delegation of Authority of the Court,
- D. A verified complaint from my accuser along with an affidavit sworn thereto,
- E. All tax bond receipts 1099OID, 1099A, 1099C and W-9 Tax Documents [26 USC 2032A (e) 11],
- F. The authorization from the Internal Revenue Service to go forward with this Case # C-17-323079-1 [26 USC 2032A (e) 11].

#### Allodial Fee Schedule

## Willful "Torts" committed by a PUBLIC SERVANT (Table Three)

ITE	M DESCRIPTION	RATE
2.)	Failure to Honor Oath of Office	\$20,000.00
3.)	Failure to honor Constitutional & Loyalty Oath.	\$20,000.00
4.)	Acting as a Judge (one who can hear Law)	\$100,000.00

## Seizing and Detaining private property (table four)

ITEM	DESCRIPTION	RATE

3.) Court special appearances	\$10,000 per Spec. App
4.) For every Ten (10) minutes in attendance. (A Personal Appearance Bond must be present at the Administrative Proceeding.	\$2,500.00

## DEMAND FOR IDENTIFICATION AND CREDENTIALS QUO WARRANTO

the physical documentation of your 'Delegation of Authority', as proof of jurisdiction, as required by law, pursuant to Article III, Section I of the United States Republic Constitution. This Administrative Notice and Demand is not intended to hinder, delay, obstruct, intimidate, harass or in anyway threaten anyone, but is simply a means of invoking recipiente's duty to act pursuant to the below quoted instructions i.e. (laws, cases and statutes), which apply to the recipient in recipient's official capacity, for lawful disclosure

of vitally needed information. Should recipient not timely and fully comply, it will be deemed, by tacit procuration, your implied consent too a challenge, pursuant to a petition for a Writ of Quo Warranto [63 Am Jur2nd 5, 441], to your authority, in a court of correct jurisdiction.

### **Information Needed:**

- 1. Oath of Office [Title 5 USC § 3331]
- 2. Officer Affidavit [Title 5 USC § 3332] and/or
- 3. Employee Affidavit [Title 5 USC § 3333]
- 4. Surety Bond [Title 5 USC § 2901]
- 5. Registration [Title 22 USC § 611 & 612]

#### Res Judicata

[Hagans v. Lavine 415 U.S. 533], There is no discretion to ignore lack of jurisdiction. [Joyce v. U.S. 474 2d 215]; The law provides that once State and Federal jurisdiction has been challenged, it must be proven. [Martin v. Thiboutot 100. S. Ct. 2501 (1980)];

\*Jurisdiction can be challenged at anytime, and \*jurisdiction, once challenged, cannot be assumed and must be decided. [Basso v. Utah Power & Light Co. 495 F.2d 906,910].

PUBLIC HAZARD BONDING OF CORPORATE AGENTS: All officials are required by federal, state. and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job they are performing. Failure to provide this information constitutes corporate and limited liability insurance fraud [15 USC] and is prima facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office [18 USC 912]. Whoever, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true, is guilty of perjury and shall be fined no more than \$2,000.00 or imprisoned not more than five years or both [18 USC §1621] [18 USC 1651] Piracy under the Law of Nations; Whoever on the high seas commits the crime of piracy as defined by the Family of Nations and is afterwards brought into or found in THE UNITED STATE shall be imprisoned for life.

All rights and liberties reserved

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Authorized Representative without the U.S.



**BOND NUMBER** 

## **SURETY BOND**

RMESB 0000000101

\$300,000,000.00

To: Dennis E. Lebo, hereinafter "Fiduciary"

Cumberland County Clerk of Courts

1 Courthouse Square

Room 205

Carlisle, Pennsylvania 17013

For

By/On/Through:

Rashaan Mechelle Elam
ELAM, RASHAAN M., [sic], and all derivatives thereof

Case No. MJ-09201-CR-0000039-2018, MDJ 09-2-01 of Pennsylvania

Dennis Lebo, Cumberland County Clerk of Courts Paul M. Fegley, Magisterial District Judge, MDJ 09-2-01 M. L. Ebert Jr., Cumberland County District Attorney

COUNTY OF CUMBERLAND, and all subdivisions and agents thereof STATE OF PENNSYLVANIA, and all subdivisions and agents thereof

UNITED STATES, and all subdivisions and agents thereof

Social Security Account Number: 211-68-4720 for ELAM, RASHAAN M..

Rashaan Mechelle Elam, Principal, hereinafter "Creditor"

Private Offset Account No. 211684720

Issue Date: April 17 2018

Expiration Date: April 17, 2048

Account Holder

Account each severally

KNOW ALL MEN BY THESE PRESENTS, which are intended to constitute a Surety Bond: and WHEREAS, only fiat money exists in circulation for the discharge of debt:

NOW, THEREFORE. the undersigned Creditor being of sound mind and honorable intentions, for the purposes of protecting secured interests, reserving rights of recourse, remedy and subrogation, and maintaining the honor of the above-named Account Holders and Accounts, does by necessity hereby issue this *Surety Bond* to wit: In my rightful *Sui Juris* status, the Creditor does hereby knowingly and with full disclosure hold, bind and obligate myself jointly and severally by this instrument as voluntary surety for all of the above-noted Account Holders and Accounts, each severally, including, without limitation. Rashaan Mechelle Elam, Private Offset Account No. 211684720, and ELAM, RASHAAN M.... Social Security Account No. 211-68-4720, for any amount up to and including: **Three Hundred Million United States Dollars**, i.e., \$300,000,000.00, insuring, underwriting, identifying and discharging the said Account Holders and Accounts against any and all pre-existing, current and future losses, costs, debts, taxes, encumbrances, deficits, deficiencies, liens, judgments. True Bills, obligations of contract or performance, defaults, charges, and any and all other obligations as may exist or come to exist during the term of this Bond (jointly and severally "Liabilities"), thereby honorably discharging and vacating dollar for dollar all such obligations until the sum or the term of this Bond is exhausted. The Fiduciary shall have ten (10) days from presentment to dishonor the Bond by returning it to the Principal by Certified Mail at the exact mailing location shown below. Failure to return will stipulate acceptance and honor.

#### BOND ORDER

- The Fiduciary shall discharge and vacate all pre-existing and current Liabilities as may exist without exception for, against and on behalf of any and all of the above-noted Account Holder(s) and Accounts, each severally, including, without limitation. Rashaan Mechelle Elam, Private Offset Account No. 211684720, and ELAM, RASHAAN M..., Social Security Account No. 211-68-4720, dollar for dollar through the above-noted Private Offset Account up to and including the full Face Value amount of this Bond.
- 2. Each of the above-noted Account Holder(s) and Accounts shall be severally insured, underwritten and indemnified against any and all future Liabilities as may come to exist, discharging and vacating all such obligations dollar for dollar without exception through the above-noted Private Offset account up to and including the full Face Value amount of this Bond.
- The Fiduciary shall have ten (10) days from the date of delivery of this *Surety Bond* to dishonor this Bond by returning it to the Principal, with all associated transactions annexed thereto, by Certified Mail at the exact, mailing location shown below. The Fiduciary's failure to return this Bond within the time stated above shall constitute the Fiduciary's acceptance of this bond, the Fiduciary's agreement to honor this Instrument, and the Fiduciary's agreement to set-off all associated transactions and claims submitted by the Principal, as they occur, in full accord with Public Law, Public Policy, and the terms and conditions contained herein.
- 4. All communication shall be sent by United States Certified Mail directly to the Principal at the exact, temporary, mailing location shown below. Service in any other manner will be defective. The Principal will accept post at the said mailing location only.
- 5. This Bond shall be ledgered as an asset to the benefit of the Department of the Treasury.
- This Bond expires at 11:59:59 PM, April 17, 2048.

Executed by the undersigned on this the Seventeenth day of September, in the year Two-thousand nine. All Rights and Remedies Reserved.

April 17th, 2018

By: Clem, Rosken, mech Se (so

Exemption ID # 211684720

Non-domestic mail in care of: 1004 North West Street

Carlisle, Pennsylvania